Case 18-30231-JKS Doc 134 Filed 09/14/20 Entered 09/14/20 17:09:45 Desc Main Document Page 1 of 2

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

NORGAARD, O'BOYLE & HANNON

184 Grand Avenue

Englewood, New Jersey 07631

Telephone Number (201) 871-1333

Facsimile Number (201) 871-3161

Attorneys for Debtor

By: Cassandra Norgaard, Esq. - (CN-8365)

cnorgaard@norgaardfirm.com

In Re:

Fortunato Aguirre and

Angela Huestipa

Order Filed on September 14, 2020

by Clerk U.S. Bankruptcy Court District of New Jersey

Case No.: 18-30281

Chapter: 13

Judge: JKS

ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

DATED: September 14,

2020

Honorable John K. Sherwood United States Bankruptcy Court

Case 18-30231-JKS Doc 134 Filed 09/14/20 Entered 09/14/20 17:09:45 Desc Main Document Page 2 of 2

The Cou	rt having reviewed the Mo	otion for Authorizat	ion to Enter into	Final Loan Modification	on
Agreement filed	on August ??, 2020	, as to the First		mortgage [enter first	,
	e. J concerning real property Vest New York, NJ 0709		and the Court ha	aving considered any	
objections filed t	so such motion, it is hereby	y ORDERED that:			
	The debtor is authorized to	o enter into the final	loan modification	on agreement.	
order. If it is not debtor, debtor's not fully execute	The loan modification mu, the secured creditor, with attorney, if any, and the st d. A response by the debted creditor's Certification	nin 14 days thereafte anding trustee a Cer or, if any, must be f	er, must file with	the Court and serve on	the was
debtor, the stand claim. Absent th disburse funds o	Upon the filing of the Certing trustee may disburse to the filing of the Certification in hand to other creditors puthis case with respect to the treement; and	o the secured credit in within the time fra oursuant to the provi	or all funds held ame set forth abousions of the conf	or reserved relating to inve, the standing trustee firmed Plan and any pro-	will oof
debtor must file modification. If	Unless the debtor's Plan has Modified Chapter 13 Planthe loan modification resumended Schedules I and J variables.	an and Motions with lts in material chang	nin 14 days of co	onsummation of the loar 's expenses, the debtor	
4)	Check one:				
	There is no order require Post-petition arrears are require	e capitalized into the	e loan modificati	on agreement, and the	ı; or
	ted as of the date of this o		usice to make pu	y ments bused on the	
	Post-petition arrears ha	ve not been capitali			
	If fees and costs related to lication for Compensation				S
The M	Motion for Authorization t	o Enter into Final L	oan Modification	n Agreement is denied.	